

Michael O. Leavitt Kathleen Clarke **Executive Director** Lowell P. Braxton Division Director

1594 West North Temple, Suite 1210 PO Box 145801 Salt Lake City, Utah 84114-5801 801-538-5340 801-359-3940 (Fax) 801-538-7223 (TDD)

December 12, 2001

Mike Glasson, Environmental Coordinator West Ridge Resources, Inc. P.O. Box 902 Price, Utah 84501

Re:

<u>Determination of Administrative Completeness for Whitmore Canyon, West Ridge Resources Inc.</u>, West Ridge Mine, C/007/041-SR01H, Outgoing File

Dear Mr. Glasson:

The Division has completed a review of the information you submitted on October 25, 2001. This application is considered to be administratively complete. A copy of our review worksheet is enclosed for your information and records.

A technical review of your plan has been initiated. Technical deficiencies will be forwarded to you as reviews are completed. The Division will also coordinate with other agencies and incorporate their comments into our review process. Issues raised and deficiencies will need to be resolved prior to permit issuance.

At this time you should publish a Notice of Complete Application for adding Whitmore Canyon to the West Ridge Mine as required by R645-300-121. A copy of the publication should be sent to the Division as soon as it is available. You should also insure that a copy of the application is on file at the appropriate County Courthouse. The Division will complete a technical analysis, which must find that your application is technically complete. We anticipate that additional information may be necessary to make your application technically complete and look forward to working with you throughout the permitting process. Please call if you have any questions.

Thank you for your help in the permitting process.

Sincerely,

Daron R. Haddock

R Haddock

**Permit Supervisor** 





# DECISION RECORD (DR) and FINDING OF NO SIGNIFICANT IMPACT (FONSI) for the Whitmore Canyon Federal Coal Tract EA Log No. UT-070-2000-73 DNA

U.S. DEPARTMENT OF INTERIOR BUREAU OF LAND MANAGEMENT UTAH STATE OFFICE PRICE FIELD OFFICE

Sally Wisely

Utah State Director

Bureau of Land Management

10/25/01

Date

Bureau of Land Management Utah State Office DR and FONSI For Coal sale for the Whitmore Canyon Federal Coal Tract EA Log No. UT-070-2000-73 DNA

#### **I. INTRODUCTION**

This document records the decision made by the Bureau of Land Management (BLM) for managing public lands involved with the Whitmore Canyon Federal Coal Tract. The project area is located in the Book Cliffs area administered by the Price Field Office, Carbon County, Utah near the town of East Carbon City, Utah. This Federal coal tract contains 1646.34 acres and is contiguous to Federal coal lease (SL-068754-U-01215) which is held by the co-owners, Andalex Resources, Inc., and Intermountain Power Agency.

Background

On September 30, 1999 Andalex Resources, Inc., and Intermountain Power Agency made application to the Bureau of Land Management, Utah State Office to lease Federal coal on a tract of land which was subsequently named the Whitmore Canyon Tract with serial number UTU-78562. This property as currently proposed will be mined by underground mining methods from the adjacent West Ridge mine. This property lies north of East Carbon City in Carbon County, Utah. At the present time there are no surface facilities anticipated for this mine extension. This property was once part of a Federal coal lease (SL-062966-U-010140) but was never mined.

Many NEPA documents have been prepared for this area. The most recent are:

Sunnyside Mines, Kaiser Coal Corporation, Environmental Assessment, OSM, December 1985. "C" Canyon Road and West Ridge Resources coal mine, Environmental Assessment, BLM, May 1998. West Ridge Mine, Environmental Assessment, OSM, May 1999. Cumulative Hydrological Impact Assessment, DOGM, March 1999.

The Sunnyside Mines EA included a detailed discussion of impacts to both ground and surface hydrology. In addition to the surface hydrology and ground water, the "C" Canyon Road and West Ridge Resources coal mine, EA, May 1998, discusses the ground water quality, Native American Trust assets, and noxious weeds that are required to be addressed. These documents did not analyze the impacts of coal leasing. they analyzed the impacts of coal mining. These are essentially the same because if a coal lease is issued the likelihood of mining the coal is very high. The lease authorizes mining. The mining results in impacts on the human environment.

The determination of NEPA Adequacy (UT-070-2000-73) states that the coal should be leased using the standard BLM special coal leasing stipulations as mitigation steps for the coal lease. The monitoring of the coal lease and the mining will be under the regulations for coal leasing (43 CFR 3400) and reclamation (30 CFR parts 700-955)

surface owners within the proposed lease area on July 18, 2000. One comment was received in favor of the action.

A notice was published in the Federal Register on October 31, 2000 requesting a public hearing on the Fair Market Value. Maximum Economic Recovery and NEPA adequacy for the Whitmore Canyon Coal Tract. This hearing was also published in the Sun Advocate on November 9, 2000. The meeting was held on November 14, 2000 in Price, Utah and a total of 5 persons attended the meeting. No formal statements by members of the public were made at the hearing.

#### V. APPEALS

This decision may be appealed to the Interior Board of Land Appeals. Office of the Secretary, in accordance with the regulations contained in 43 CFR Part 4. If an appeal is filed, you then have 30 calendar days after the date of this decision to appeal to the Board of Land Appeals, Office of the Secretary, in accordance with the regulation at 43 CFR Part 4. The appellant has the burden of showing that the decision is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and the petition for a stay also must be submitted to the Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

#### Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if a stay is granted or denied:
- (2) The likelihood of the appellant's success on the merits;
- (3) The likelihood of the immediate and irreparable harm if the stay is not granted, and:
- (4) Whether the public interest favors granting the stay.

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•			C:\TEMP\u	empenbb_form.wpdNovember 26,
EN	VIRONMENTAL NOTIFICAT	ION BULLETIN BO	ARD INFORM	ATION
	ge Coal Lease			
FFICE: UT-070 (field				
	PHONE #: ( 435	) 636-3605		
ONTACT: Steve Falk				
ROJECT NUMBER: <u>UT-07</u> OCUMENT TYPE: (Please ILE NUMBER: (i.e. Serial #	place X in one) <u>X</u> AD	CXEA	EIS	
RIMARY PROGRAM: (P	lease place an X for all Program	ns involved)		Descript
_CulturalFire	Lands & Realty	X_Minerals	Range	Recreation
VegetationWatersh	edWild Horses	Wildlife	Planning	_Other (list):
PROJECT DESCRIPTION:	Coal Mining Lease expansion for	the West Ridge coal m	ine	
OWNSHIP RANGE SECT	FION: (Please list all Township	ps. Ranges & Sections	involved or att	ach list of township & ranges)
r. 13 S., R. 13E., SLM, Utah	T. 14 S. , R 13 E., SLM (	Utah	T. 1	4 S., R.14 E., SLM Utah
Sec. 35, S2SW, SE	Sec. 1, lots 2-7, SWNE, S			. 6, lot 6;
	Sec. 12, lots 1-4, S2N2, N			7, lots 3 and 4;
	Sec. 13, NENE		Sec.	18, lot 1, E2NW
COUNTY: (Please place anBeaverBox ElderCacheCarbon	X for all counties involved)	COUNTY (co		
DaggettDavis		Sanpete		
Davis  Duchesne		Summit		
Emery	•	Tooelc		
Garfield		Uintah		
Grand		Utah		
Grand		Wasatch	ı	
Juab		Washing	gton	
Kane		Wayne		
Millard	•	Weber		
Morgan	,	Other:		
	(Please place an X for all Spec	cial Interests involve	d)	
SPECIAL INTERESTS:	tical HabitatCultura			_Riparian <u>X_</u> T&E
ACECCrit	Designated Wilderness/Wi			
1 <del></del>	Areas with Wilderness Charact		ther Wildernes	Concerns
DATE OF ACTION: Oct		STATUS:	DECISION	RECORD SIGNED
DATE OF ACTIONS	:	EA started		

3425 UTU-78562 UT-070

#### DECISION RECORD/FINDING OF NO SIGNIFICANT IMPACT

EA Log No.: <u>UT-070-2000-73 DNA</u> Project Name: Whitmore Canyon

Coal Lease Tract

EA Preparation Date: May 4, 2001

BLM Office: Price Field Office County: Carbon

BLM Office Location: Price, Utah Phone No.: (801) 636-3600

Applicant: Andalex Resources, Inc. Phone No.: (801) 637-5385

Address: P.O. Box 902

Price, Utah 84501

EA Preparer: BLM, Price Field Office. Phone No.: same

#### RECORD OF DECISION

#### Decision:

My decision is to recommend holding a lease sale of the Federal coal lease application with the existing standard lease stipulations. The authority for the lease sale is under the Mineral Leasing Act of 1920, as amended.

#### Rationale:

- 1. The action is not adverse to local, state or Federal land use plans for the area.
- 2. The proposed action is in conformance with the Price River Planning Area Management Framework Plan.
- 3. The proposed action would not cause any significant environmental impacts.
- 4. The proposed lease tract would provide significant coal reserves adjacent to

an existing Federal coal lease where mining is ongoing and would avoid potential coal bypass.

<u>Finding of No Significant Impact</u>: Based on the analysis of potential environmental impacts contained in previous environmental documents and referenced in the attached Documentation of Land Use Plan Conformance and NEPA Adequacy (DNA), I have determined that impacts of leasing the coal tract are not expected to be significant and an environmental impact statement is not required.

Field Office Manager

Date

#### Amendment to

## Documentation of Land Use Plan Conformance and NEPA Adequacy (DNA) EA file # UT-070-2000-73 DNA Whitener Control Con

Whitmore Canyon Coal Lease Application
Price Field Office, Bureau of Land Management

As a result of further review, additional items need to be addressed or clarified for the subject DNA. This DNA references past environmental documents for similar proposals. Since the time of those past environmental documents, several items have been added to the list of critical elements of the human environment that need to be addressed. Some were done in the DNA under section D. 3. Other critical elements along with additional emphasis elements need to be discussed and further clarified.

1. Mexican Spotted Owl. We have reviewed the U. S. Fish and Wildlife Service designated critical habitat for the Mexican spotted owl as per Federal Register Notice published in February 2001. The proposed lease tract is approximately 4 miles distance from the nearest designated critical habitat boundary. A habitat model for Mexican spotted owl developed in 1997 by Dave Willy (a recognized expert on this species) was also reviewed. This model indicated that some elements of nesting roosting habitat may exist within the lease tract. However, due to the limited amounts of such habitat reflected present by the habitat model, the relatively high elevation of the general area (above 7,500 feet), the limited amount of cliff habitat present, results of survey work completed in similar nearby habitats, and the difference in habitat characteristics of known occupied nesting roosting habitat in our area, the habitat within the lease tract is considered marginal for roosting and nesting and only represents potential foraging habitat.

Brad Crompton and Chris Colt of the Utah Division of Wildlife Resources, Southeastern Region conducted an evaluation of the majority of this lease tract on October 9, 2001, see attached letter and map of their evaluation area dated, October 16, 2001. Based on their evaluation, they did not feel the lease tract contained suitable nesting roosting habitat. The reasons given for this determination were: 1, little to no cliff habitat was present on the tract; 2, absence of closed or narrow side canyons; 3, much of the tract was less than 40 percent slope; 4, vegetation was predominantly mountain brush with very little mixed conifer present; and 5, the high elevation of the tract which receives heavy snow accumulation (Chris Colt, pers. Comm..., November 27, 2001).

Since mining of this coal tract would be done by underground mining methods from existing facilities no new surface facilities would be required on the lease tract. The only surface disturbance that could potentially occur would be associated with subsidence. The potential for surface expression of subsidence is considered slight, based on depth and geology of overburden and experience with similar mining operations in this area. The other potential impact to Mexican Spotted Owl habitat is potential interruption of springs, as a result of underground mining operations and or surface fracturing resulting from subsidence.

Considering that the lease tract represents potential Mexican spotted owl foraging habitat, the above described impacts may affect but not likely to adversely affect the Mexican spotted owl.

As an added precaution for conservation of this species, the following stipulation requiring appropriate inventory of the lease tract has been developed for inclusion as a least stipulation.

The holder of this lease shall be required to conduct appropriate surveys for Mexican spotted owls on the lease tract areas with 40 percent or greater slope, cliff habitat areas, riparian habitats, and mixed conifer forests habitats, prior to surface disturbing activity and or development with a potential to interrupt springs. Inventory work will be conducted by parties approved and permitted for such survey work by the Authorized Officer of the BLM and conducted following current protocols established by the USFWS.

- 2. <u>Wilderness Study Areas and Other Wilderness Proposals and Inventories</u>. The proposed lease area is not in any wilderness study areas, any wilderness proposals, or any re-inventory areas. The nearest area under any consideration for wilderness is some 15 miles to the east.
- 3. <u>Native American Consultation</u>. Underground mining of this lease area would cause no surface disturbance and would not affect any potential traditional sites. This area had been leased for coal before and many spot inventories have been done in the lease area. No known sites were noted nor were any traditional sites noted in any surrounding areas that have seen underground mining activities for decades.

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Documentation of Land Use Plan Conformance and NEPA Adequacy (DNA) UT-070-2000-73

U.S. Department of the Interior Bureau of Land Management In Cooperation with U.S. Department of Interior Office of Surface Mining

#### A. Describe the Proposed Action

Andalex Resources, Inc. and Intermountain Power Agency has made application to lease Federal coal on a tract of land so named the Whitmore Canyon Tract with serial number UTU-78562, located adjacent to the existing West Ridge Mine property north of East Carbon City in Carbon County, Utah. The proposed lease tract contains 1,646.34 acres of unleased Federal coal with much of the surface estate held by private ownership. This lease tract was once apart of a Federal coal lease owned by Sunnyside Coal Company (coal lease SL-062966 -U-010140). The area of the proposed Whitmore Canyon Tract was never mined and was relinquished in 1995. As currently proposed, the Whitmore Canyon Tract will be mined by underground mining methods with no new surface facilities expected. It is also proposed that the coal will be mined from the adjacent West Ridge Mine.

BLM proposes to hold a competitive sale of the proposed Whitmore Canyon Tract. However, the only logical access to these coal reserves is from the new mine workings of the West Ridge Mine.

The coal lease may be offered with stipulations attached to it. A lessee's right to mine the coal in some manner is implied by issuance of the lease as modified by stipulations. A lessee must submit a permit application package (PAP) and a resource recovery and protection plan and receive UDOGM and Assistant Secretary of the Interior approval before being allowed to mine the coal. However, if the lessee was to propose in the PAP mining the Whitmore Canyon tract by some other method than by access from an existing underground mine a site-specific EA < Stipulations? would be required.

#### B. Land Use Plan (LUP) Conformance

LUP Name Price River MFP	Date Approved October 1984
Other document	Date Approved
☐ The proposed action is in conformance wi provided for in the following LUP decisions:	th the applicable LUP because it is specifically
Minerals -1. Allow and encourage developm within the planning area in accordance with clocal and national energy requirements.	tent of those leasable minerals known to occur current laws and regulations so as to aid in filling the

Date Approved October 1984

### C. Identify applicable NEPA documents and other related documents that cover the proposed action.

List by name and date all applicable NEPA documents that cover the proposed action

Development of Coal Resources in Central Utah, Final Environmental Impact Statement, Part 2 Site Specific analysis, US Geological Survey, 1979.

Unita-Southwestern Utah Coal Leasing, Final Environmental Impact Statement, BLM, 1981. Unita-Southwestern Utah Coal Region Round Two, Final Environmental Impact Statement, BLM, 1983

Sunnyside Mines, Kaiser Coal Corporation, Environmental Assessment, OSM, December 1985. C Canyon Road and West Ridge Resources coal mine, Environmental Assessment, BLM, May 1998.

West Ridge Mine, Environmental Assessment, OSM, May 1999.

List by name and date other documentation relevant to the proposed action (e.g., biological assessment, biological opinion, watershed assessment, allotment evaluation, and monitoring report)

Technical Analysis Sunnyside Mines, OSM, 1985

Technical Analysis and Findings, State of Utah, Division of Oil, Gas, and Mining, West Ridge Mine, 1999

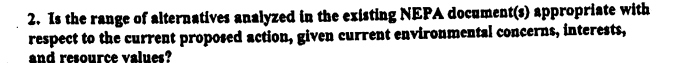
Cumulative Hydrologic Impact Assessment, UDOGM, March 3, 1999.

#### D. NEPA Adequacy Criteria

1. Is the current proposed action substantially the same action (or is a part of that action) as previously analyzed? Is the current proposed action located at a site specifically analyzed in an existing document?

Documentation of answer and explanation: YES

The proposed action of leasing and ultimately mining the Whitmore Canyon Tract is essentially the same action as that which was analyzed in the previously NEPA documents (Sunnyside Mines, EA, December 1985; C Canyon Road and West Ridge Resources coal mine, EA 1998; and the West Ridge Mine, EA 1999). The impact of mining this tract of land was also considered under each of the five alternatives in the 1981 and the four alternatives in the 1983 coal leasing EISs as part of the baseline including "No Action". However, even though the documents did not specifically analyze the impacts that would result from coal leasing, analyzing the impacts of coal mining is the same as analyzing the impacts from leasing. The end result is that the description of the affected environment and the analysis of impacts of the proposed action and alternatives on the environment are identical.



Documentation of answer and explanation: YES

The range of alternatives that should have been analyzed in the NEPA documents include: 1) leasing,; 2) leasing with stipulation; and 3) no leasing. However, the alternatives that were analyzed in the NEPA documents were: 1) mining; 2) mining with conditions; and 3) no mining (Sunnyside Mines, EA, OSM, 1985; C Canyon Road and West Ridge Resources coal mine, EA, 1998; and West Ridge Mine, EA, OSM, 1999) are essentially the same. They are essentially the same because the NEPA document alternatives are leasing but the analysis is the impact that mining the coal would have on the affected environment. Thus even though the documents did not specifically analyze the impacts that would result from coal leasing, analyzing the impacts of coal mining is the same as analyzing the impacts from leasing. The end result is that the description of the affected environment and the analysis of impacts of the proposed action and alternatives on the environment are identical.

3. Is the existing analysis valid in light of any new information or circumstances?

Documentation of answer and explanation: YES

Since the publication of the three FEISs and the EA that discuss the environmental impacts of mining the Sunnyside leases which the Whitmore Canyon Tract is apart of; ground water quality, Native American Trust assets, and noxious weeds have been added to BLM's list of critical elements of the human environment that need to be addressed. The C Canyon Road and West Ridge Resources coal mine, EA, May 1998 did discuss these additional critical elements. The Sunnyside Mines, Kaiser Coal Corporation EA did include a detailed discussion of impacts to both ground and surface hydrology. The affected environment (pages 5-7) include a discussion of Grassy Trail Reservoir. The impact section (pages 10-15) includes discussions on dewatering, subsidence, Grassy Trail Creek, Icelander Drainage, and Alluvial Valley Floors. No new information or circumstances are known to the interdisciplinary team beyond those addressed in the NEPA documents.

4. Do the methodology and analytical approach used in the existing NEPA document(s) continue to be appropriate for the current proposed action?

Documentation of answer and explanation: YES

The methodology and analytical approach used in the one coal mining EIS, two coal leasing EISs, and two coal mining EA's are appropriate for the proposed leasing. The entry to the coal would be from a different direction and the extraction method would be probably by longwall.

The basic analysis assumptions included in the documents are still applicable to the current proposal. The bottom line is that the surface impacts from the action is not substantially different that what was analyzed in the previous five NEPA documents.

5. Are the direct and indirect impacts of the current proposed action substantially unchanged from those identified in the existing NEPA document(s)? Does the existing NEPA document analyze site-specific impacts related to the current proposed action?

Documentation of answer and explanation: YES

The Whitmore Canyon tract of land is adjacent to the B Canyon Mine which was site specifically analyzed in the Development of Coal Resources in Central Utah, FEIS, 1979. This B Canyon Mine is the same tract that later was approved for coal mining as the C Canyon mine in 1999 by BLM and OSM. This mining plan approval by the Assistant Secretary, Land and Minerals Management included both the C Canyon Road and West Ridge Resources coal mine, EA 1998 and the West Ridge Mine, EA, OSM, 1999. These EA's include baseline data for the western parts of the proposed tract to be leased. The resource recovery and protection plan included in the approved West Ridge permit application package(PAP) projected the company mining the Whitmore Canyon tract if a lease could be obtained. Therefore, the West Ridge EA looked beyond just the leases included in the PAP.

The Whitmore Canyon tract proposed for leasing was part of the leases included in the Sunnyside Mines, Kaiser Coal Corporation, EA 1985. This EA covered over 14,000 acres of proposed mining. The EA addressed mining by underground methods from the existing Sunnyside mine and specifically addressed the potential impacts of mining on: Land Use, Soils, Vegetation, Groundwater Hydrology, Surface water, Fish and Wildlife resources, Topography, Socioeconomics, Cultural Resources, and Subsidence.

Mining the proposed tract by underground methods could affect hydrology, topography, and wildlife. Of these resources hydrology is the greatest concern and the EA has a length discussion. The affected environment (pages 5-7) include a discussion of Grassy Trail Reservoir. The impact section (pages 10-15) includes discussions on dewatering, subsidence, Grassy Trail Creek, Icelander Drainage, and Alluvial Valley Floors. The Technical Analysis prepared by UDOGM on the West Ridge PAP includes a detailed discussion of the hydrology of this area (pages 20-34 and 53-63). Also the CHIA prepared by UDOGM includes the impact of all anticipated mining upon surface- and ground- water in the area.

The impacts that would result from mining this tract from the existing C Canyon Mine even though the underground access would be from a different direction that analyzed in the above NEPA documents would be the same.

6. Are the cumulative impacts that would result from implementation of the current proposed action substantially unchanged from those analyzed in the existing NEPA



Documentation of answer and explanation: YES

The tract of land proposed to be leased by this action was previously leased for coal mining. The land was part of coal lease SL-062966 -U-010140. This lease was terminated in 1995. The cumulative impacts of proposed mining (all existing leases) and future mining (those tracts proposed for leasing) were analyzed in both rounds 1 and 2 of the Unita-Southwestern coal Final Environmental Impact Statements 1981 and 1983.

The impacts of mining the tract proposed for leasing was also analyzed as part of the Kaiser Coal Corporation's Sunnyside Mine Environmental Assessment by OSM in 1985. This EA covered over 14,000 acres of proposed mining and specifically addressed the potential impacts to Grassy Trail Reservoir and Grassy Trail Creek.

Mining the proposed tract by underground methods could affect hydrology, topography, and wildlife. Of these resources hydrology is the greatest concern and the EA has a lengthy discussion. The affected environment (pages 5-7) includes a discussion of Grassy Trail Reservoir. The impact section (pages 10-15) includes discussions on dewatering, subsidence, Grassy Trail Creek, Icelander Drainage, and Alluvial Valley Floors. The Technical Analysis prepared by UDOGM on the West Ridge PAP includes a detailed discussion of the hydrology of this area (pages 20-34 and 53-63). Also the CHIA prepared by UDOGM includes the impact of all anticipated mining upon surface- and ground- water in the area.

The two EISs and the EA specifically includes this tract of land and the impacts that would result from leasing the land and the subsequent mining by underground methods are substantially the same as those that were discussed in those documents.

7. Are the public involvement and interagency review associated with existing NEPA document(s) adequate for the current proposed action?

Documentation of answer and explanation: YES

The public involvement and interagency review procedures and findings made through the Kaiser Coal Corporation's Sunnyside Mine EA 1985 and mine plan approval and the C Canyon Road and West Ridge Resources coal mine EA 1998 and mine plan approval are adequate for the proposed coal lease sale.

Public participation in the development of the West Ridge mine was solicited through publication for four consecutive weeks in the <u>Sun Advocate</u> in May and June 1998. Public participation in the approval of the Sunnyside mine was solicited for four consecutive weeks in December 1985. The EISs included numerous opportunities for the public to comment of mining

activities in the area of the Whitmore Canyon Tract.

Both the Sunnyside mine and the C Canyon mine approvals included detailed coordination with Federal and State Agencies. The level of this coordination is appropriate for this leasing.

Notice of the proposed lease sale was published in the Sun Advocate on July 20, 2000 and letters were sent to all surface owners within the proposed lease area on July 18, 2000. Neither of this notices resulted in substantive comments or concerns about the project.

E. Interdisciplinary Analysis: Identify those team members conducting or participating in the NEPA analysis and preparation of this worksheet.

Name	<u>Title</u> ·		
Stephen Falk SwF	Project Manager		
David Mills	Wildlife		
Ray Jenson	Range		
	Archeology		
Blaine Miller For Ton G. Tom Gnojek TER for Ton G.	Recreation		
Kerry Flood	Hydrology		
Floyd Johnson	NEPA Coordinator		
Floyd McMullen SWP Go Floyd M.	OSM Coordinator		

#### Conclusion

X

Based on the review documented above, I conclude that this proposal conforms to the applicable land use plan and that the NEPA documentation fully covers the proposed action and constitutes BLM's compliance with the requirements of NEPA

Note: If you found that one or more of these criteria is not met, you will not be able to check this box.

Signature of the Responsible Official

Dote

Note: The signed <u>Conclusion</u> on this Worksheet is part of an interim step in the BLM's internal decision process and does not constitute an appealable decision